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April 2, 2004

2004-04-02 11:45
T.R.A. DOCKET ROOM

Guy M Hicks
General Counsel

615 214 6301
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VIA HAND DELIVERY

Hon. Deborah Taylor Tate, Chairman
Tennessee Regulatory Authority
460 James Robertson Parkway
Nashville, TN 37238

Re: *Implementation of the Federal Communications Commission's Triennial
Review Order (Nine-month Proceeding)(Switching)*
Docket No 03-00491

*Implementation of the Federal Communications Commission's Triennial
Review Order (Nine-month Proceeding) (Hot Cuts)*
Docket No. 03-00526

*Implementation of the Federal Communications Commission's Triennial
Review Order (Nine-month Proceeding) (Loop & Transport)*
Docket No 03-00527

Dear Chairman Tate:

In accordance with the Authority's request during the hearing on March 30, 2004, BellSouth and CompSouth are filing this letter to memorialize their agreement to submit the following into the records of the dockets referenced above, subject to the right of the parties to make legal objections and to engage in cross examination at a future date established by the Authority:

1. BellSouth pre-filed testimony and exhibits; CLECs' responses to BellSouth discovery; and responses to BellSouth's subpoenas to CLECs and non-parties previously filed with the Authority. (See Exhibit A.)
2. CompSouth and individual CLECs' pre-filed testimony and exhibits; and BellSouth's responses to CompSouth and individual CLEC discovery previously filed with the Authority. (See Exhibit B.)

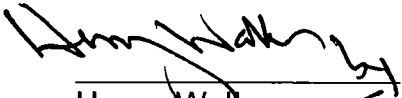
April 2, 2004

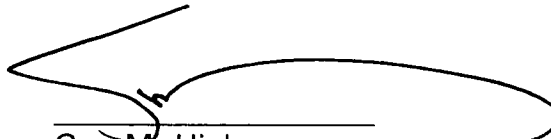
3. Documents from the records of:
 - a. Georgia PSC Docket No. 17749-U (Switching and Hot Cut) as identified in Exhibit C.
 - b. Florida PSC Docket No. 030851-TP (Switching and Hot Cut) as identified in Exhibit D.
 - c. Florida PSC Docket No. 030852 (Loop and Transport) as identified in Exhibit E., except for items 15-18, 20, 23, 38 and 74-101, which the parties agree shall not become part of the Authority record.

CD copies of the documents from the Georgia and Florida proceedings identified above will be submitted to the Authority as soon as the CDs are prepared.

This will also confirm that the three ring binders of information used by BellSouth and CompSouth in connection with their presentations during the March 30 hearing will be entered into the Authority record. Finally, BellSouth and CompSouth agreed that BellSouth's ERT Letter #SN91084043 will be admitted into the Authority record. The Authority was provided copies of these exhibits on March 30.

Respectfully submitted,


Henry Walker
CompSouth
With express permission


Guy M. Hicks
BellSouth Telecommunications, Inc.

GMH/mrd

CERTIFICATE OF SERVICE

I hereby certify that on April 2, 2004, a copy of the foregoing document was served on the parties of record, via the method indicated:

<input type="checkbox"/> Hand	Henry Walker, Esquire
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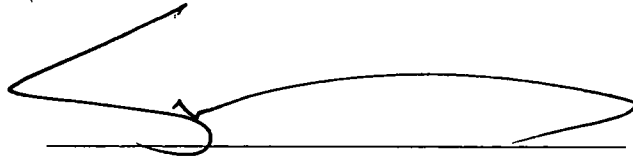
A handwritten signature in black ink, appearing to read 'Ken Woods', is written over a horizontal line.

EXHIBIT A

BellSouth Testimony and Exhibits TRA Docket Nos

BellSouth Witness	Testimony	No. of Pages	Notes	Exhibits
03-00491				
Dr Debra Aron	Direct	43	DJA-3 and DJA-4 contain proprietary information Errata filed 3/25/04	DJA-1 through DJA-8
	Rebuttal	41	Pages 16 and 26 contain proprietary information Errata filed 3/25/04	Revised Exhibits DJA-2, 6 and 7
	Surrebuttal	99	Page 96 contains proprietary information Errata filed 3/25/04	DJA-09 and DJA-10
Dr Randall Billingsley	Direct	30		RSB-1 through RSB-6
	Surrebuttal	9		
W Keith Milner	Direct	11		WKM-1 through WKM-5
	Rebuttal	14		
	Surrebuttal	18	WKM-6 contains proprietary information	WKM-6 – WKM-7
Wayne Gray	Direct	6		
	Rebuttal	24		
	Surrebuttal	15		
Kathy Blake	Direct	13	Errata filed 3/26/04	KKB-1 through KKB-3
	Rebuttal	34	Errata filed 3/26/04	
	Surrebuttal	17		KKB-5
Al Varner	Direct	29	Errata filed 3/25/04	AJV-1 through AVJ-4
	Rebuttal	23		
	Surrebuttal	30		

Eric Fogle	Rebuttal	22			EF-1 through EF-3
Pamela A Tipton	Direct	16	Exhibits PAT-5 and PAT-7 contain proprietary information Errata filed 3/26/04		PAT-1 through PAT-7
	Surrebuttal	21	Pages 8, 18 and 19 contain proprietary information Errata filed 3/26/04		PAT-8 through PAT-12
Gary Tennyson	Rebuttal	15			GT-1
James Stegeman	Direct	58	JWS-4 and JWS-5 contain proprietary information Errata filed 3/26/04		JWS-1 through JWS-5
	Surrebuttal	58	JWS-7 and JWS-8 contain proprietary information Errata filed 3/26/04		JWS-7 through JWS-9
Christopher Pleatsikas	Direct	13	Errata filed 3/25/04		CJP-1 and CJP-2
	Rebuttal	17			
	Surrebuttal	24			
Appendix to Florida Record					To be produced within 30 days or at such earlier time as set by the TRA
Appendix to the Georgia Record					To be produced within 30 days or at such earlier time as set by the TRA
All discovery responses previously filed with the TRA to be made a part of the record					

03-00526				
Ron Pate	Direct	15		RMP-1 and RMP-2
	Rebuttal	26		RMP-3 through RMP-7
Ken Ainsworth	Direct	40	KLA-4 contains proprietary information	KLA-1 through KLA-7
	Rebuttal	26		KLA-8 through KLA-12
Kathy Blake	Direct	8		KKB-1
	Rebuttal	6	Errata filed 3/26/04	
Al Heartley	Direct	14		AH-1
	Rebuttal	4		
Milton McElroy	Direct	28		MM-1 through MM-3
	Rebuttal	8		
Al Varner	Direct	23		AJV-1 through AVJ-3
	Rebuttal	13		
Gary Tennyson	Rebuttal	8		
Appendix to Florida Record (same appendix as in switching)				To be produced within 30 days or at such earlier time as set by the TRA
Appendix to the Georgia Record (same appendix as in switching)				To be produced within 30 days or at such earlier time as set by the TRA
All discovery responses previously filed with the TRA to be made a part of the record				

03-00527					
Shelley Padgett	Direct	38		Page 21, Exhibits SWP-3 and SWP-8 contain proprietary information. These exhibits were re-filed with the Errata of Shelley Padgett on 3/25/04	SWP-1 through SWP-15
	Rebuttal	11			
Wayne Gray	Direct	14			AWG-1 through AWG-6
Dr Aniruddha Banerjee	Direct	19		Page 7 contains trade secret information	AXB-1 through AXB-3
	Rebuttal	8			
Appendix to Florida Record					To be produced within 30 days or at such earlier time as set by the TRA
All discovery responses previously filed with the TRA to be made a part of the record					

EXHIBIT B

CompSouth Testimony and Exhibits

<u>Docket</u>	<u>Witness</u>	<u>Testimony</u>	<u>Date Filed</u>
TN 03-00491	Joe Gillan	Direct Testimony (with exhibits) Proprietary Rebuttal (with exhibits) Surrebuttal Testimony (with Proprietary exhibits)	01/16/04 03/01/04 03/17/04
TN 03-00526	None		
TN 03-00527	Gary J Ball	Direct Testimony Rebuttal Testimony (with exhibits) Proprietary Rebuttal Testimony (with exhibits) Errata to Rebuttal Testimony Confidential Errata Testimony (with exhibits)	03/01/04 03/15/04 03/15/04 03/29/04 03/29/04

All discovery responses previously filed with the TRA to be made part of the record

EXHIBIT B

MCI Testimony and Exhibits

<u>Docket</u>	<u>Witness</u>	<u>Testimony</u>	<u>Date Filed</u>
TN 03-00491	Sherry Lichtenberg	Direct Testimony (with exhibits)	01/16/04
		Surrebuttal Testimony	03/17/04
	James Webber	Direct Testimony	01/16/04
		(Non-Proprietary and	
		Proprietary) (with exhibits)	
		Rebuttal Testimony	02/27/04
		(Non-Proprietary and	
		Proprietary) (with exhibits)	
		Surrebuttal Testimony (with exhibits)	03/17/04
	Dr Mark T Bryant	Direct Testimony	01/16/04
		(Non-Proprietary and	
		Proprietary) (with exhibits)	
		Rebuttal Testimony	02/27/04
		(Non-Proprietary and	
		Proprietary) (with exhibits)	
		Surrebuttal Testimony (with exhibits)	03/17/04
TN 03-00526	Sherry Lichtenberg	Direct Testimony (with exhibits)	02/27/04
		Rebuttal Testimony	03/12/04
	James Webber	Direct Testimony	02/27/04
		(Non-Proprietary and	
		Proprietary) (with exhibits)	
		Rebuttal Testimony	03/12/04
TN 03-00527	None		

All discovery responses previously filed with the TRA to be made part of the record

EXHIBIT B

KMC Testimony and Exhibits

<u>Docket</u>	<u>Witness</u>	<u>Testimony</u>	<u>Date Filed</u>
TN 03-00527	Marva Johnson	Rebuttal Testimony (with Proprietary exhibit)	03/15/04

All discovery responses previously filed with the TRA to be made part of the record

Xspedius Testimony and Exhibits

<u>Docket</u>	<u>Witness</u>	<u>Testimony</u>	<u>Date Filed</u>
TN 03-00527	James C Falvey	Rebuttal Testimony (Non-Proprietary and Proprietary)	03/15/04

All discovery responses previously filed with the TRA to be made part of the record

NewSouth Communications Testimony and Exhibits

<u>Docket</u>	<u>Witness</u>	<u>Testimony</u>	<u>Date Filed</u>
TN 03-00527	Jake Jennings	Direct Testimony (Non-Proprietary and Proprietary)	03/01/04

All discovery responses previously filed with the TRA to be made part of the record

THE GEORGIA RECORD

DOCKET NO. 17749-U

Substantive 2/16/04

Hearing Transcript – March 1, 2004 (Pages 1 – 278)

Hearing Transcript – March 2, 2004 (Pages 279 – 463)

Hearing Transcript – March 3, 2004 (Pages 464 – 710)

BellSouth Hearing Exhibits 1 - 39

1	Ken Ainsworth Testimony and Exhibits
2	Dr Debra Aron Direct Testimony
3	Dr Debra Aron Rebuttal Testimony
4	Dr Debra Aron Surrebuttal Testimony
5	Dr Debra Aron Exhibits (DJA-1 through DJA-2)
6	Dr Debra Aron Exhibits (DJA-3 through DJA-4 proprietary)
7	Dr Debra Aron Exhibits DJA-5 through DJA-8
8	Dr Debra Aron Exhibits DJA-9 through DJA-10
9	Dr Randall Billingsley Exhibits RSB-1 through RSB-6
10	Al Heartley Exhibits AH-1 through AH-2
11	W Keith Milner Exhibits WKM-1 through WKM-5
12	Ron Pate Exhibits RMP-1 through RMP-7
13	John Ruscilli Rebuttal Testimony, pages 15 and 16
14	John Ruscilli Exhibits JAR-1 through JAR-6
15	Al Varner Rebuttal Testimony, page 2
16	Al Varner Exhibits AJV-1 through AJV-3
17	Milton McElroy Exhibits MM-1 through MM-3
18	Gary Tennyson Exhibit GT-1
19	James W Stegeman Surrebuttal, pages 21-22
20	James W Stegeman Exhibits JWS-1 through JWS-2
21	James W Stegeman Exhibit No JWS-3
22	James W Stegeman Exhibit No JWS-4
23	Pamela A Tipton Surrebuttal Testimony, pages 8 and 14
24	Pamela A Tipton, Exhibit PAT-1
25	Pamela A Tipton, Exhibits PAT-2 through PAT-4
26	Pamela A Tipton, Exhibit PAT-5
27	Pamela A Tipton, Exhibit PAT-6
28	Pamela A Tipton, Exhibit PAT-7
29	Pamela A Tipton, Exhibits PAT-8 through PAT-13
30	Dr Christopher Pleatsikas, Exhibit Nos CJP-1 through CJP-2
31	Affidavit of Wanda Montana (US LEC)
32	Affidavit of Felix Bocucci, Jr (Knology)
33	Supplemental Affidavit of Felix Bocucci, Jr

34	AT&T, MCI, Sprint and FDN Public Discovery Responses
35	AT&T, MCI, Sprint and FDN Trade Secret Discovery Responses
36	Affidavit of Messrs Klick and Pitkin on Behalf of AT&T (May 26, 1999)
37	Bob McKnight Testimony in South Carolina
38	AT&T/Comcast Agreement (Trade Secret)
39	E-mails Concerning BACE Source Code

AT&T Hearing Exhibits 1 – 11

1	Direct Testimony Exhibits of Jay Bradbury
2	Rebuttal Testimony Exhibits of Jay Bradbury
3	Surrebuttal Testimony Exhibits of Jay Bradbury
4	Direct Testimony Exhibit of Steven Turner
5	Supplemental Testimony Exhibit of Steven Turner
6	Direct Testimony Exhibits of Mark Van De Water
7	Rebuttal Testimony Exhibits of Mark Van De Water
8	Surrebuttal Testimony Exhibits of Mark Van De Water
9	Direct Testimony Exhibit of Don Wood
10	Rebuttal Testimony Exhibits of Don Wood
11	Surrebuttal Testimony Exhibit of Don Wood

MCI Hearing Exhibits 1 – 37

1	Direct Testimony of Sherry Lichtenberg
2	Sherry Lichtenberg Direct Exhibit SL-1
3	Sherry Lichtenberg Direct Exhibit SL-2
4	Sherry Lichtenberg Direct Exhibit SL-3
5	Sherry Lichtenberg Direct Exhibit SL-4
6	Sherry Lichtenberg Direct Exhibit SL-5
7	Rebuttal Testimony of Sherry Lichtenberg
8	Surrebuttal Testimony of Sherry Lichtenberg
9	Direct Testimony of James Webber (Public)
10	Direct Testimony of James Webber (Proprietary)
11	James Webber Direct Exhibit JDW-1
12	James Webber Direct Exhibit JDW-2
13	James Webber Direct Exhibit JDW-3
14	Rebuttal Testimony of James Webber (Public)
15	Rebuttal Testimony of James Webber (Proprietary)
16	James Webber Rebuttal Exhibit JDW-4 (Proprietary)
17	Surrebuttal Testimony of James Webber
18	James Webber Surrebuttal Exhibit JDW-5
19	Direct Testimony of Mark T Bryant
20	Mark T Bryant Direct Exhibit MTB-1
21	Supplemental Direct Testimony of Mark T Bryant (Public)
22	Supplemental Direct Testimony of Mark T Bryant (Proprietary)

1	Joe Gillan Exhibits JPG-1 through JPG-6
2	Joe Gillan Exhibits JPG-7 and JPG-8 (Trade Secret)
3	BellSouth Petition for Clarification
4	BellSouth Investor News, dated July 23, 2003
5	AT&T Motion to Require BST to Respond – Pgs 000864-000813
6	Network Telephone Corporation's Responses to BellSouth's 1 st
7	Interrogatories and Request for Production
8	ICG's Responses to BellSouth's 1 st Interrogatories and Request for Production
9	Affidavits of Steve Brownworth, Margaret Ring, Hamilton E. Russell and James Falvey
10	TRQ Excerpt re switching trigger analysis
	Pleatsikas cross examination exhibit

CompSouth Hearing Exhibits 1 – 14

1	Farrar Direct Testimony
2	Farrar Rebuttal Testimony (Public)
3	Farrar Rebuttal Testimony (Proprietary)
4	Farrar and Londerholm Joint Surrebuttal (Public)
5	Farrar and Londerholm Joint Surrebuttal (Proprietary)
6	Stair Direct Testimony
7	Stair Rebuttal Testimony (Public)
8	Stair Rebuttal Testimony (Proprietary)
9	Stair Surrebuttal Testimony
10	Attachments CVL-1 and RGF-11
11	Errata Sheets

Sprint Hearing Exhibits 1 – 11

23	Mark T. Bryant Supplemental Direct Exhibit MTB-2 (Proprietary)
24	Mark T. Bryant Supplemental Direct Exhibit MTB-3
25	Rebuttal Testimony of Mark T. Bryant (Public)
26	Rebuttal Testimony of Mark T. Bryant (Proprietary)
27	Mark T. Bryant Rebuttal Exhibit MTB-4
28	Mark T. Bryant Rebuttal Exhibit MTB-5
29	Mark T. Bryant Rebuttal Exhibit MTB-6 (Proprietary)
30	Mark T. Bryant Rebuttal Exhibit MTB-7
31	Mark T. Bryant Rebuttal Exhibit MTB-8 (Proprietary)
32	Mark T. Bryant Rebuttal Exhibit MTB-9
33	Mark T. Bryant Rebuttal Exhibit MTB-10
34	Mark T. Bryant Rebuttal Exhibit MTB-11
35	Surrebuttal Testimony of Mark T. Bryant
36	Mark T. Bryant Rebuttal Exhibit MTB-12
37	Mark T. Bryant Rebuttal Exhibit MTB-13

11	Access Tariff
12	Ruscilli exhibit
13	Penetration curves from BACE model
14	Carrier Notification

EXHIBIT D

THE FLORIDA RECORD

DOCKET NO. 030851-TP (Switching and Hot-Cut)

*** Hearing Transcripts – Volumes 1-29**

*** The Florida hearing transcripts include all prefilled testimony**

Exhibit 1 - Access Integrated Responses to BellSouth discovery

Exhibit 2 - Allegiance Responses to BellSouth discovery

Exhibit 3 - Granite Responses to BellSouth discovery

Exhibit 4 - DeltaCom Responses to BellSouth discovery

Exhibit 5 - Network Telephone Responses to BellSouth discovery

Exhibit 6 - NewSouth Responses to BellSouth discovery

Exhibit 7 - Xpedius Responses to BellSouth discovery

Exhibit 9 - Sprint confidential responses to discovery

Exhibit 11 - FL CLECs' Responses to Staff's Data Request

Exhibit 12 - Various parties confidential responses to BellSouth discovery

Exhibit 13 - Various parties confidential responses to BellSouth discovery

Exhibit 14 - Deposition Transcript of Richard J. Walsh

Exhibit 15 - Deposition Transcript of Mark Bryant

Exhibit 16 - Deposition Transcript of Kenneth L. Ainsworth

Exhibit 17 - Deposition Transcript of Terry Alleman

Exhibit 18 - Deposition Transcript of Debra Aron

Exhibit 19 - Deposition Transcript of Jay Bradbury

Exhibit 20 - Deposition Transcript of Kent Dickerson

Exhibit 21 - Deposition Transcript of Milton McElroy

Exhibit 22 -	Deposition Transcript of Michael Gallagher
Exhibit 23 -	Deposition Transcript of Joe Gillan
Exhibit 24 -	Deposition Transcript of Jake Jennings
Exhibit 25 -	Deposition Transcript of Sherry Lichtenberg
Exhibit 26 -	Deposition Transcript of Orville Fulp
Exhibit 27 -	Deposition Transcript of W. Keith Milner
Exhibit 28 -	Deposition Transcript of David Nilson
Exhibit 29 -	Deposition Transcript of Pamela A. Tipton
Exhibit 30 -	Deposition Transcript of Christopher Jon Pleatsikas
Exhibit 31 -	Deposition Transcript of Brian K. Staihr
Exhibit 32 -	Deposition Transcript of James W. Stegeman
Exhibit 33 -	Deposition Transcript of Gary Tennyson
Exhibit 34 -	Deposition Transcript of Ronald M. Pate
Exhibit 35 -	Deposition Transcript of Steven Turner
Exhibit 36 -	Deposition Transcript of Mark Van De Water
Exhibit 37 -	Deposition Transcript of Alphonso J. Varner
Exhibit 38 -	Deposition Transcript of Verizon Hot Cut Panel
Exhibit 39 -	Deposition Transcript of James D. Webber
Exhibit 40 -	Deposition Transcript of Don Wood
Exhibit 44 -	BellSouth public responses to all parties discovery
Exhibit 45 -	Deposition Transcript of Cheryl Bursch
Exhibit 46 -	Deposition Transcript of Paul Gaynor
Exhibit 48 -	All public FDN responses to all parties' discovery

Exhibit 49 -	All public Sprint responses to all parties' discovery
Exhibit 50 -	All public FCCA responses to all parties' discovery
Exhibit 51 -	All public Covad responses to all parties' discovery
Exhibit 52 -	All public AT&T responses to BellSouth's discovery
Exhibit 53 -	All public AT&T responses to staff's discovery
Exhibit 54 -	Deposition Transcript of John Ruscelli
Exhibit 55 -	Deposition Transcript of Debra Aron (2/19/04)
Exhibit 56 -	All public MCI responses to staff's and BellSouth's discovery
Exhibit 57 -	All public KMC responses to all parties' discovery
Exhibit 58 -	All public Z-tel responses to all parties' discovery
Exhibit 59 -	All public Supra responses to BellSouth's discovery
Exhibit 60 -	Testimony Exhibits of Randy Billingsley A. Public B. Proprietary
Exhibit 61 -	Testimony Exhibits of Eric Fogle
Exhibit 62 -	Testimony Exhibits of Mark Neptune
Exhibit 63 -	Testimony Exhibits of Ken Ainsworth A. Public B. Proprietary
Exhibit 64 -	Testimony Exhibits of Debra Aron A. Public B. Proprietary
Exhibit 65 -	Testimony Exhibits of Milton McElroy
Exhibit 66 -	Testimony Exhibits of Dr. Christopher Pleatsikas
Exhibit 67 -	Testimony Exhibits of John Ruscelli
Exhibit 68 -	Testimony Exhibits of James W. Stegeman A. Public

Exhibit 69 -	Testimony Exhibits of Pamela A. Tipton A. Public B. Proprietary
Exhibit 70 -	Testimony Exhibits of Alphonso J. Varner
Exhibit 72 -	Testimony Exhibits of Al Heartley
Exhibit 73 -	Testimony Exhibits of W. Keith Milner
Exhibit 74 -	Testimony Exhibits of Ronald M. Pate
Exhibit 75 -	Testimony Exhibits of Gary Tennyson as adopted by John Jackson
Exhibit 76 -	Testimony Exhibits of Verizon witness Orville Fulp A. Public B. Proprietary
Exhibit 77 -	Testimony Exhibits of Verizon witness Bill Taylor A. Public B. Proprietary
Exhibit 78 -	Testimony Exhibits of Verizon Hot Cut Panel
Exhibit 87 -	BellSouth FCC #1 Collocation Tariff
Exhibit 90 -	Excerpt from Verizon cost study
Exhibit 95 -	Tipton Confidential Summary
Exhibit 97 -	US LEC Objections to BellSouth's 1 st Set of Discovery
Exhibit 105-	Testimony Exhibits of Joe Gillan A. Public B. Proprietary
Exhibit 106 -	Testimony Exhibits of Brian Stahr
Exhibit 107 -	Testimony Exhibits of Kent Dickerson A. Public B. Proprietary
Exhibit 108 -	Testimony Exhibits of Jay Bradbury

Exhibit 109 -	Testimony Exhibits of Steven Turner
Exhibit 110 -	Testimony Exhibits of Mark Van De Water
Exhibit 111 -	Testimony Exhibits of Don Wood
Exhibit 112 -	Testimony Exhibits of Mark Bryant
	A. Public
	B. Proprietary
Exhibit 113 -	Testimony Exhibits of Mark Webber
	A. Public
	B. Proprietary
Exhibit 114 -	Testimony Exhibits of Sherry Lichtenberg
	A. Public
	B. Proprietary
Exhibit 115 -	Testimony Exhibits of David Nilson
Exhibit 116 -	Testimony Exhibits of Michael Reith
Exhibit 118 -	Verizon Demonstration Chart
Exhibit 119 -	Ohio PUC Order dated 1/14/04 in Case 03-2040-TP-COI

Docket # 130852

(Comprehensive Proposed Supplanted Exhibits)

Monday, March 29, 2011

Hearing ID #	Witness	ID # As Filed	Description
Staff			
1			Comprehensive Proposed Supplanted Exhibit List
2		Access-Stp-1	Access Integrated's Responses To BellSouth's 1st set of ROGs (1-13)
			Access Integrated's Responses To BellSouth's 2nd set of ROGs (14-26) & 1st request for POD (1-5)
			Access Integrated's Responses To BellSouth's 2nd request for POD (6-7)
			Access Integrated's Responses To Staff's 1st set of ROGs (1-14) & 1st request for POD (1-7)
3		Allegiance-Stp-1	Allegiance's Responses to BellSouth's 1st request for admissions & 2nd set of ROGs (28-33)
			Allegiance's Responses to BellSouth's 1st set of ROGs
			Allegiance's Responses to BellSouth's 3rd set of ROGs (34-57) & 4th request for POD (10)
			Allegiance's Responses to Staff's 1st set of ROGs (1-14) & 1st request for POD (1-7)
			Allegiance's Responses to Staff's 2nd set of ROGs (15-34)
			Allegiance's Responses to Verizon's 1st request for admissions (1-2) & 1st set of ROGs (1-23)
			FCCA's Responses to BellSouth's 1st request for POD (1-2)
4		FCCA-Stp-1	FCCA's Responses to Staff's 2nd set of ROGs (6-52) & 2nd request for POD (2-11)
			FCCA's Responses to Staff's 1st set of ROGs (1-4) & 1st request for PODs (1)
5		Global-Stp-1	Global Crossing's Responses to BellSouth's 1st request for admissions
6		ICG-Stp-1	ICG's Responses to BellSouth's 1st set of ROGs (1-13)
			ICG's Responses to BellSouth's 2nd set of ROGs (14-26) & 1st request for POD (1-5)
			ICG's Responses to BellSouth's 2nd request for POD (6-7)
			ICG's Responses to Staff's 1st set of ROGs (1-14) & 1st request for POD (1-7)
7		Intermedia-Stp-1	Intermedia's Responses to Verizon's 2nd set of ROGs (22-23)
8		Network-Stp-1	Network Telephone's Responses to BellSouth's 1st set of ROGs (1-13)
			Network Telephone's Responses to BellSouth's 2nd set of ROGs (14-26) & 1st request for POD (1-5)
			Network Telephone's Responses to Staff's 1st set of ROGs (1-14) & 1st request for POD (1-7)
9		NewSouth-Stp-1	NewSouth's Responses to BellSouth's 1st set of ROGs (1-13)

Hearing ID #	Witness	ID # As Filed	Description
			NewSouth's Responses to BellSouth's request for admissions (113-114)
			NewSouth's Responses to Staff's 1st set of ROGs (1-14) & 1st request for PODs (1-7)
			NewSouth's Responses to Staff's 2nd set of ROGs (15-16)
			NewSouth's Response to Verizon's 1 st set of ROGs (1-23)
			NewSouth's Response to Verizon's 1 st request for PODs (8-9)
10		NuVox-Stup-1	NuVox's Responses to BellSouth's 1st request for admissions, 2nd set of ROGs (28-30), & 2nd request for PODs (8)
			NuVox's Responses to BellSouth's 1st request for ROGs (1-27) (North Carolina Response)
			NuVox's Responses to BellSouth's 2 nd request for ROGs (14-26) & 1 st request for PODs (1-5) (North Carolina Response)
			NuVox's Responses to Staff's 1st set of ROGs (1-14) & 1st request for POD (1-7)
11		SBC-Stup-1	SBC's Responses to Verizon's 1st request for admissions (1-2), 1st set of ROGs (1-21), & 1st request for PODs (1-11)
12		Time-Stup-1	SBC's Responses to Verizon's 2nd set of ROGs (22-23)
			Time Warner's Responses to BellSouth's 1st request for admissions (1-5), 2nd set of ROGs (6-8), & 1st request for POD (1)
			Time Warner's Responses to Verizon's 1st request for admissions (1-2), 1st set of ROGs (1-21), & first request for POD (1-11)
			Time Warner's Responses to Verizon's 2nd set of ROGs (22-23)
13		Xspedius-Stup-1	Xspedius' Responses to BellSouth's 1st set of ROGs (1-13)
			Xspedius' Responses to BellSouth's 2nd set of ROGs (14-23) and 1st request POD
			Xspedius' Responses to BellSouth's 1st request for admissions, 3rd set of ROGs (24-29), & 3rd request for POD (6)
			Xspedius' Responses to Staff's 1st set of ROGs (1/14) and 1st request for POD (1-7)
14		Ziel-Stup-1	Xspedius' Responses to Verizon's 1st request for admissions (1-2), 1st set of ROGs (1-21), & 1st request for POD (1-11)
			Z-Tell's Responses to BellSouth's 1st set of ROGs (1-13)
			Z-Tell's Responses to BellSouth's 2nd set of ROGs (14-26) & 1st request for POD (1-5)

Hearing ID #	Witness	ID # As Filed	Description
			NewSouth's Responses to BellSouth's request for admissions (113-114)
			NewSouth's Responses to Staff's 1st set of ROGs (1-14) & 1st request for PODs (1-7)
			NewSouth's Responses to Staff's 2nd set of ROGs (15-16)
			NewSouth's Response to Verizon's 1 st set of ROGs (1-23)
10		NuVox-Stip-1	NewSouth's Response to Verizon's 1 st request for PODs (8-9)
			NuVox's Responses to BellSouth's 1st request for admissions, 2nd set of ROGs (28-30), & 2nd request for PODs (8)
			NuVox's Responses to BellSouth's 1st request for ROGs (1-27) (North Carolina Response)
			NuVox's Responses to BellSouth's 2 nd request for ROGs (14-26) & 1 st request for PODs (1-5) (North Carolina Response)
11		SBC-Stip-1	NuVox's Responses to Staff's 1st set of ROGs (1-14) & 1st request for POD (1-7)
			SBC's Responses to Verizon's 1st request for admissions (1-2), 1st set of ROGs (1-21), & 1st request for PODs (1-11)
			SBC's Responses to Verizon's 2nd set of ROGs (22-23)
			Time Warner's Responses to BellSouth's 1st request for admissions (1-5), 2nd set of ROGs (6-8), & 1st request for POD (1)
12		Time-Stip-1	Time Warner's Responses to Verizon's 1st request for admissions (1-2), 1st set of ROGs (1-21), & first request for POD (1-11)
			Time Warner's Responses to Verizon's 2nd set of ROGs (22-23)
			Xspedius' Responses to BellSouth's 1st set of ROGs (1-13)
			Xspedius' Responses to BellSouth's 2nd set of ROGs (14-23) and 1st request POD
13		Xspedius-Stip-1	Xspedius' Responses to BellSouth's 1st request for admissions, 3rd set of ROGs (24-29), & 3rd request for POD (6)
			Xspedius' Responses to Staff's 1st set of ROGs (1/14) and 1st request for POD (1-7)
			Xspedius' Responses to Verizon's 1st request for admissions (1-2), 1st set of ROGs (1-21), & 1st request for POD (1-11)
			Z-Tel's Responses to BellSouth's 1st set of ROGs (1-13)
14		Ztel-Stip-1	Z-Tel's Responses to BellSouth's 2nd set of ROGs (14-26) & 1st request for POD (1-5)
			Z-Tel's Responses to BellSouth's 2nd set of ROGs (14-26) & 1st request for POD (1-5)

Docket 030852

Comprehensive Proposed Stipulated Exhibits for Evidentiary Hearing

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Hearing ID	Witness	ED #/As Filed	Description
15		DR Responses-Step-1	Z-Tel's Responses to BellSouth's 2nd request for POD (6-7)
16		CONF DR RESPONSES-Step-1	Z-Tel's Responses to Staff's 1st set of ROGs (1-14) & 1st request for POD (1-7)
			All Non-confidential responses to 2003 TRO Staff Data Request
			Time Warner - Documents No. 11441-03, 11573-03, 12183-03, 12954-03
			Daystar - Document No. 12102-03
			Atlantic.net- Document No. 12210-03
			Orlando Telephone Co. - Document No. 12212-03
			FPL FiberNet - Document No. 12267-03
			SBC Telecom - Document No. 12280-03
			Telepak Networks - Document No. 12290-03
			Knology - Document No. 12324-03
			US LEC - Document No. 12326-03
			AT&T/TCG - Document No. 12338-03
			Covad - Document No. 12357-03
			XO- Document No. 12360-03, 12690-03
			Sprint - Document No. 12363-03, 12503-03
			FDN - Document No. 12393-03, 02235-04
			Allegiance - Document No. 12525-03
			WillTel - Document No. 12573-03
			Grande- Document No. 12623-03
			Adelphia - Document No. 12735-03
			Nuvox - Document No. 12776-03
			MCI - Document No. 12838-03
			ALLTEL - Document No. 12866-03
			ITC Delacom - Document No. 12888-03
			KMC - Document No. 13234-03
			Level 3 - Document No. 00619-04

Progress Telecom – Document No. 01688-04
Supra – Document No. 02236-04
Preferred Carrier Services, Inc. – Document No. 12918-03
CAT Communications International, Inc. – Document No. 12989-03
The Alternative Phone Company – Document No. 13196-03
The City of Leesburg – Document No. 13270-03
New World Network – Document No. 13271-03
TSI Telecommunication Network Services, Inc. – Document No. 13434-03
Global Crossing Telemanagement, Inc. Global Crossing Local Services, Inc. – Document No. 00016-04
Cable and Wireless Americas Operations, Inc. – Document No. 01092-04
Lightyear Communications, Inc. – Document No. 001919-04
Access Point Inc. – Document No. 01935-04
Advantage Group of Florida Communications, LLC – Document No. 02020-04
Bullseye Telecom, Inc. – Document No. 02075-04
FOCAL – Document No. 02133-04
Hayes E-Government Resources – Document No. 12380-04
BCV/DSSI Services, LLC – Document No. 12381-03
The City of Daytona Beach – Document No. 12397-03
Sun-Tel USA, Inc. – Document No. 12398-03
France Telecom Corporate Solutions LLC – Document No. 12467-03
Express Phone Service, Inc. – Document No. 12469-03
Sandhills Telecommunications Group, Inc. – Document No. 12470-03
Georgia Public Web, Inc. – Document No. 12518-03
GRUCom Communications Services – Document No. 12533-03
IDS Telecom, LLC – Document No. 12556-03
OneStar Long Distance, Inc. – Document No. 12557-03
Navigator Telecom LLC – Document No. 12660-03

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Hearing ID #	Witness	ID # As Filed	Description
			FPL FiberNet - Document No. 12265-03
			PowerNet Global - Document No. 12276-03
			Network Telephone - document No. 12277-03
			Amerinex Communications Corp. - Document No. 12283-03
			PacTel Communications, Inc. - Document no. 12284-03
			Telsys, Inc. - Document No. 12285-03
			City of New Smyrna Beach - Document No. 12286-03
			City of Lakeland - Document No. 12287-03
			ISN Communications - Document No. 12288-03
			Saturn Telecommunications Services Inc. - Document No. 12291-03
			The Gulas Group - Document No. 12293-03
			Southern Light, LLC - Document No. 12294-03
			ACTEL - Document No. 12302-03
			Alternative Telecommunication Services Inc. - document No. 12305-03
			American Dial Tone - Document No. 11627-03
			Universal Telecom - Document no. 11812-03
			one point Communications - Georgia, LLC d/b/a Verizon Avenue - Document No. 11839-03
			E.Com Technologies LLC - Document No. 11898-03
			NOW Communications, Inc. - Document No. 11903-03
			T3 Communications LLC - Document No. 11907-03
			BellSouth BSE, Inc. - Document No. 11921-03
			Phone Club Corporation - Document No. 11946-03
			Access Integrated Networks, Inc. - Document No. 11947-03
			Quality Telephone Inc. - Document No. 12070-03
			American Fiber Network, Inc. - Document No. 12123-03
			Tiburton Telecom, Inc. - Document No. 12124-03
			Communications Xchange - Document No. 12129-03

Hearing ID #	Witness	ED #/As Filed	Description
			1-800-RECONEX, Inc. - Document No. 12130-03 Symleco, LLC - Document No. 12133-03 Belerud Communications, LLC - Document No. 12135-03 Verizon Select Services Inc. - Document No. 12200-03 LecStar Telecom, Inc. - Document No. 12204-03 OnFiber Carrier services Inc. - Document No. 12206-03 Tallahassee Telephone Exchange - Document No. 12250-03 NewSouth - Document No. 02440-04 Xpedius Communications - Document No. 02405-04 SBC Supplemental response - Document No. 02400-04 All non-confidential responses to Staff's Supplemental Data Requests
17		SDR-Responses-Stip-1	XO's Responses to Staff's supplemental data request - Document No. 02788-04
18		SDR-CONF Responses-Stip-1	360networks' Response to Staff's supplemental data request - Document No. 02990-04 US LEC's Response to Staff's supplemental data request - Document No. 02991-04 Broadwing Communications' Response to Staff's supplemental request for information - Document No. 02833-04 SBC's Response to Staff's supplemental Data Request - Document No. 02826-04 Progress' Responses to supplemental TRO Data Request; corrections/revisions to Progress 1 st set of responses to staff TRO CLEC data request; statement of clarification re Progress' network structure and configuration - Document No. 02830-04
19		BST CONF-Stip-1	BellSouth's Responses to MCT's 1st POD interrogatory No. 68 - Document No. 12346-03 BellSouth's Response to FCCA's 1st request for POD No. 1 - Document No. 00840-04 BellSouth's Responses to Allegiance's 1st request for POD Item 1 - Document No. 01141-04 BellSouth's Response to AT&T's 1st request for PODs, Item Nos. 1 & 3 - Document No. 01292-04 BellSouth's CD containing response to Item 1 in Sprint's 1st set of interrogatories - Document No. 01609-04 BellSouth's Supplemental responses to FCCA's 1st request for PODs, Item No. 5, provided on CD; contains GEO-LIT Plus report referred to in prefled testimony of Shelley W. Padgett - Document No. 01747-04 BellSouth's Responses to FCCA's 1st request for POD Item No. 1 - Document No. 01918-04 BellSouth's Responses to Staff's 3rd set of ROGs - Document No. 02396-04

**BUCKET 130852 - Comprehensive Proposed Supplemental Exhibits for ETC, MMJ Hearing Record
Monday, March 29, 2011**

Hearing ID #	Witness	ID # As Filed	Description
			<p>BellSouth's Response to AT&T's 1st request for PODs, Item Nos. 1 & 3 on CD - Document No. 02372-04</p> <p>BellSouth's Attachments to response to Interrogatories 62, 63, 64, 65, 66, 69, 72, and 73 in staff's 4th set - Document No. 02729-04</p> <p>BellSouth's Supplemental response to Nos. 39, 40, 46, and 47 in staff's 3rd set of interrogatories - Document No. 02727-04</p> <p>BellSouth: Information contained in 1st supplemental responses to FCCA's 1st request for PODs, Item No. 5, includes confidential 3rd party information - Document No. 02886-04</p> <p>BellSouth's Responses to Staff's 2nd set of ROGs, Item No. 25; and CD containing copy of revised BACE Model in response to staff's supplemental request for staff's 2nd PODs, Item Nos. 12, 13, and 14 - Document No. 02919-04</p>
20		VZ CONF-Ship-1	<p>Verizon's Responses to Staff's 1st set of interrogatories No. 9 - Document No. 13600-03</p> <p>Verizon: Certain information contained in responses to AT&T's 1st request for POD No. 1 - Document No. 01392-04</p> <p>Verizon: Certain information contained in direct testimony, joint supplemental direct testimony and joint surrebuttal testimony of Orville D. Fulp and John White - Document No. 01680-04</p> <p>Verizon's Exhibit 4 in motion to compel KMC discovery - Document No. 02539-04</p> <p>Verizon's Exhibit 4 in motion to compel Xpedius discovery - Document No. 02583-04</p> <p>Sprint's Responses to Staff's 1st set of interrogatories No. 3, 5, 7(a), 10 - Document No. 13584-03</p> <p>Sprint's Responses and answers to BellSouth's 1st request for admissions, 1st set of ROGs, & 2nd request for PODs - Document No. 01910-04</p> <p>Sprint's Answers and responses to BellSouth's 2nd request for admissions and 2nd set of interrogatories (Nos. 8-32) and 3rd request for production of documents (No. 4) - Document No. 02731-04</p> <p>Sprint's Highlighted portions of supplemental answers to BellSouth's 2nd set of ROGs Nos. 21 & 22 - Document No. 02808-04</p> <p>Sprint's Portions of responses and answers to BellSouth's 1st request for admissions(Nos. 1-3), 1st ROGs (Nos. 4-7), and 2nd request for PODs (No. 3) - Document No. 02748-04</p> <p>Highlighted portions of revised answers to BellSouth's 2nd set of Interrogatories Nos. 14 & 15</p> <p>Highlighted portions of attachments to Staff's answers for Interrogatories Nos. 37, 38, 39, 40, 41, 47, 48, & 50</p>
21		Sprint CONF-Ship-1	

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22		MISC Conf-Stip-1	<p>Allegiance's Responses to Staff's 1st set of interrogatories & 1st request for POD - Document No. 13633-03</p> <p>Allegiance's Responses to Verizon's 1st Request for Admissions, 1st set of interrogatories, & 1st request for POD - Document No. 00853-04</p> <p>AT&T: Certain responses to BellSouth's 1st set of interrogatories - Document No. 11123-03</p> <p>AT&T's Responses to BellSouth's 2nd set of interrogatories No. 15 and 15a - Document No. 13053-03</p> <p>AT&T: Certain information provided in responses to staff's 1st set of interrogatories, Attachment Nos. 5, 10, & 11 - Document No. 00349-04</p> <p>AT&T's 1st supplemental response to BellSouth's 2nd set of interrogatories Item No. 15 Attachment No.1 - Document No. 00763-04</p> <p>AT&T: Certain information provided in attachment to Item No. 24 of responses to BellSouth's 3rd set of ROGs - Document No. 01940-04</p> <p>AT&T: Certain information provided in Attachment No. 14 to supplemental response to BellSouth's 2nd set of ROGs - Document No. 02018-04</p> <p>AT&T: Certain information provided in response to BellSouth's 4th set of ROGs, No. 52 - Document No. 02960-04</p> <p>DIECA Covad's Responses to BellSouth's 1st set of interrogatories No. 6 - Document No. 11103-03</p> <p>DIECA Covad's Responses to Staff's 1st set of interrogatories No. 1(a), 1(b), 5(a), 5(b), 7(c) - Document No. 13575-03</p> <p>DIECA Covad's Bates-Stamped copies of identical response to BellSouth's request for Production No. 6 and Verizon's supplemental PODs Nos. 2, 8, and 9 - Document No. 01016-04</p> <p>FCCA's Motion to Strike BellSouth's testimony - Document No. 00598-04</p> <p>FCCA's Responses to Staff's 2nd set of ROGs (No. 13 and Attachment 1)</p> <p>FDN's Responses to BellSouth's 1st set of interrogatories No. 4 & 6 - Document No. 11076-03</p> <p>FDN's Document containing market deployment data and - Document No. 11267-03</p> <p>FDN's Revised response to BellSouth's 1st set of interrogatories No. 4 - Document No. 12008-03</p> <p>FDN's Responses to BellSouth's 1st set of interrogatories No. 4 & 20 - Document No. 12549-03</p> <p>FDN's Appendix Int. 6 in response to BellSouth's interrogatory No. 6 - Document No. 00222-04</p> <p>FDN's Information contained in Appendix Int. 1, 2-A, and 2-B served in response to BellSouth's Int. Nos. 1-15 - Document No. 00527-04</p>

Hearing (D. #)	Witness	FD # As Filed	Description
			FDN's Responses to BellSouth's 2nd request for POD No. 6 - Document No. 00668-04
			FDN's Appendix Int. 1, 2-A, and 2-B in response to Verizon's Interrogatories Nos. 1-15 - Document No. 00993-04
			FDN's Information contained in Appendix 27-A, 28-A, and 28-B served in response to BellSouth's ROGs Nos. 27 & 28 - Document No. 01948-04
			FDN: All information contained in second revised Appendix Int. 4-A in response to BellSouth's ROG No. 4 - Document No. 02232-04
			FDN's 2nd revised responses to BellSouth's 1st set of ROGs - Document No. 02432-04
			FDN's 2nd revised responses to BellSouth's 1 st set of ROGs
			FDN's portions of responses to BellSouth's 1 st request for Admissions, 3 rd set of ROGs (Nos. 24-29), & 3 rd request for PODs (No. 8)
			Florida Multi-Media's Confidentiality agreement with responses to 2003 TRO data request - Document No. 02705-04
			Harbor Communications' Response to BellSouth's 1st request for admissions, 1st of ROGs, and 1st request for PODs - Document No. 02243-04
			ITC: Certain responses to BellSouth's 1st set of interrogatories - Document No. 11356-03
			ITC's Response to Staff's 1st set of interrogatories and 1st request for POD - Document No. 00912-04
			ITC: Certain information provided in response to BellSouth's 1st request for admissions, 3rd set of ROGs, & 3rd request for POD - Document No. 02107-04
			ITC: Certain information provided in responses and objections to Staff's 2nd set of interrogatories and 2nd request for PODs (Nos. 24-37) - Document No. 02940-04
			KMC: Certain information provided in responses and objections to BellSouth's 1st set of interrogatories - Document No. 00609-04
			KMC's Responses to Staff's 1st ROGs - Document No. 02354-04
			KMC: Certain information in supplemental responses to Staff's 1st set of ROGs - Document No. 02528-04
			KMC: Certain information provided in responses and objections to BellSouth's 3rd set of ROGs & 3rd request for PODs - Document No. 02927-04

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			KMC: Certain information provided in supplemental responses to Verizon's 1st set of ROGs, Attachment No. A - Document No. 02930-04
			MCI: Certain responses to BellSouth's 1st set of interrogatories - Document No. 11082-03
			MCI: Certain information in responses to and objections to Staff's 2nd set of ROGs No. 26 - Document No. 02923-04
			MCI's Responses and objections to Staff's 1st set of interrogatories & 1st request for POD - Document No. 01130-04
			MCI: Certain information contained in responses to Verizon's 1st request for admissions, 1st set of ROGs, & 1st request for PODs - Document No. 01424-04
			MCI's Corrected responses to Verizon's 1st request for admissions, 1st set of interrogatories, & 1st request for POD - Document No. 01488-04
			MCI: Certain information in responses to and objections to BellSouth's 1st request for admissions, 3rd set of ROGs, and 3rd request for PODs - Document No. 01901-04
			MCI: Certain information provided in supplemental responses to BellSouth's 1st set of ROGs (Nos. 1, 4, 8, and 12) - Document No. 02275-04
			MCI's Response to Staff's 2nd set of ROGs & 1st POD - Document No. 02360-04
			MCI: Certain information provided in responses and objections to BellSouth's 2nd request for admissions and 4th set of interrogatories (Nos. 30-54) and 4th request for PODs (No. 9) - Document No. 02716-04
			MCI: Certain information provided in supplemental responses to BellSouth's 2nd set of interrogatories (Nos. 21 and 22) and 1st request for PODs (No. 2) - Document No. 02721-04
			MCI: Certain information provided in responses & objections to Verizon's 2 nd request for Admissions, 2 nd set ROGs, 2 nd request for PODs
			Network Telephone's Responses to BellSouth's 2nd set of interrogatories No. 15c, 19, 20 - Document No. 11699-03
			Network Telephone's Responses to Staff's 1st set of interrogatories (1 & 5) & 1st request for POD - Document No. 13647-03
			NuVox's Highlighted information in response to Staff's interrogatories 5a-e & 9 (a)(i) - Document No. 00548-04
			Xpedius: Certain responses to BellSouth's 1st set of interrogatories - Document No. 11433-03
			Xpedius: Certain information in revised response to BellSouth's 1st set of interrogatories - Document No. 13335-03

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Hearing ID #	Witness	ID # As Filed	Description
			Xpedius' Rebuttal Testimony of James C. Falvey - Document No. 00907-04
			Xpedius' Responses and objections to Verizon's 1st request for admissions, 1st set of interrogatories & 1st request for POD - Document No. 01665-04
			Xpedius: Certain information in responses to and objections to BellSouth's 1st request for admissions, 3rd set of ROGs, and 3rd request for PODs - Document No. 01899-04
			Xpedius: Certain information provided in responses to staff's 1st set of interrogatories and 1st request for POD - Document No. 00482-04
23	Fulp/White	OFJW-D	Orville D. Fulp / John White, March 1, 2004, Deposition Transcript & late filed Exhibit 1 - Verizon
24	Padgett	SPT-D	Shelly W. Padgett, February 19, 2004, Deposition Transcript & late filed Exhibit 1 - BellSouth
25	Gray	AWG-D	A. Wayne Gray, February 19, 2004, Deposition Transcript & late filed Exhibit 1 - BellSouth
26	Banerjee	DAB-D	Dr. Aniruddha Banerjee, February 19, 2004, Deposition Transcript - BellSouth
27	Ball	GBL-D	Gary J. Ball, February 18, 2004, Deposition Transcript & late filed Exhibits 1 & 2 - FCCA
28	Jennings	JEL-D	Jake E. Jennings, February 18, 2004, Confidential Deposition Transcript - Document No. 02744-04 - NewSouth
29	Bradbury	JBV-D	Jay Bradbury, February 18, 2004 Deposition Transcript and late filed Exhibit 1 - AT&T
30	Hand	RYH-D-1	Ryan Hand, February 19, 2004, Confidential Deposition Transcript - Document No. 02619-04 & Confidential Late-Filed Exhibit 1 - Document No. 02754-04 & 02958-04 - FDN
31	Dickerson	KWD-D	Kent W. Dickerson, February 20, 2004, Deposition Transcript - Sprint
32	Falvey	JCF-D	James C. Falvey, February 23, 2004, Deposition Transcript - Xpedius
33	Hardin	LNH-D	Lonnie Hardin, February 23, 2004, Deposition Transcript - MCI
34	Brownworth	SBW-D	Steve Brownworth, February 24, 2004, Deposition Transcript & late filed Exhibit 1 - ITC
35	Johnson	MBJ-D	Marva Brown Johnson, February 25, 2004, Deposition Transcript & late filed Exhibit 1 - KMC
36	Anderson	RAN-D	Richard Anderson, February 12, 2004, CONFIDENTIAL Deposition Transcript - Document No. 02185-04 - Allegiance
BellSouth			
37		BST-Stip-1	BellSouth's Responses to Allegiance's 1st set of ROGs (1-5) and 1st request for PODs (1)
			BellSouth's Responses to AT&T's 1st set of ROGs & 1st request for POD*
			BellSouth's Responses to DIECA Covad's 1st request for PODs (1)

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Hearing ID #	Witness	FD # As Filed	Description
			BellSouth's Responses to FCCA's 1st set of ROGs & 1st request for POD BellSouth's Responses to FDN's 1st set of ROGs (1-3) & 1st request for PODs (1-4) BellSouth's Responses to MCT's 1st set of ROGs (1-68) & 1st request for POD (1)
			BellSouth's Responses to MCT's 2nd set of ROGs (69-75) BellSouth's Responses to Sprint's 1st request for POD (1-3) BellSouth's Responses to Sprint's 1st set of ROGs (1-10) and 2nd request for POD (4-5) BellSouth's Responses to Sprint's 2nd set of ROGs (11-12) & 3rd set of PODs (6-11) BellSouth's Responses to Staff's 1st set of ROGs (1-9) & 1st request for POD (1) BellSouth's Supplemental Response to Staff's 1 st set of ROGs (1-9) & 1 st request for PODs (1) BellSouth's Responses to Staff's 2nd set of ROGs (10-26) & 2nd request for PODs (2-23) BellSouth's Responses to Staff's 3rd set of ROGs (27-47) & 3rd request for POD (24-37) BellSouth's 1 st Supplemental Response to Staff's 3 rd set of ROGs (27-47) & 3 rd request for PODs (24-37) BellSouth's 2 nd Supplemental Response to Staff's 4th set of ROGs (48-81) & 4th request for POD (38-39)
Verizon			
38		Ver-Stip-1	Verizon's Responses to AT&T's 1st set of ROGs (1) & 1st request for POD (1) Verizon's Responses to BellSouth's 1st request for admissions, 1st set of ROGs (1-3), & 1st request for POD (1) Verizon's Responses to FCCA's 1st set of ROGs (1-24) and 1st request for POD (1-3) Verizon's Responses to FDN's 1st set of ROGs (1-4) and 1st request for POD (1-4) Verizon's Responses to MCT's 1st set of ROGs (1-68) and 1st request for POD (1) Verizon's Responses to Staff's 1st set of ROGs (1-9) & 1st request for POD (1) Verizon's Responses to Staff's 2nd set of ROGs (10-46) & 2nd request for POD (2-15)

**Docket 030852 - Comprehensive Proposed Supplied Exhibits for Incontroverting Hearing Record
Monday, March 29, 2011**

Hearing ID #	Witness	ID # As Filed	Description
AT&T			
39		AT&T-Stip-1	AT&T's Responses to BellSouth's 1st set of ROGs (1-13)
			AT&T's Responses to BellSouth's 2nd set of ROGs (14-23) & 1st request for POD (1-5)
			AT&T's Responses to BellSouth's 1st request for admissions, 3rd set of ROGs (24-29), & 3rd request for POD (8)
			AT&T's Responses to BellSouth's 2nd request for admissions, 4th set of ROGs (30-55), & 4th request for POD (9)
			AT&T's Responses to BellSouth's 2nd request for POD (6-7)
			AT&T's Responses to Staff's 1st set of ROGs (1-14) & 1st request for POD (1-7)
			AT&T's Responses to Staff's 2nd set of ROGs (15-44) & 2nd request for POD (18-30)
			AT&T's Responses to Verizon's 1st request for admissions (1-2), 1st set of ROGs (1-24), & first request for POD (1-11)
			AT&T's Supplemental Responses to Verizon's 1st set of ROGs (1-24)
			AT&T's Responses to Verizon's 2nd request for admissions (3), 2nd set of ROGs (25-27), & 2nd request for POD (12)
Covad			
40		Covad-Stip-1	Covad's Responses to BellSouth's 2nd set of ROGs (14-23) & 1st request for POD (1-5)
			Covad's Responses to BellSouth's 1st set of ROGs (1-13)
			Covad's Responses to BellSouth's 2nd request for POD (6-7)
			Covad's Responses to Staff's 1st set of ROGs (1-14) & 1st request for POD (1-7)
			Covad's Responses to Verizon's 2nd set of ROGs (23-24)
			Covad's Responses to Verizon's 1st request for admissions (1-2), 1st set of ROGs (1-22), & first request for POD (1-11)

Docket 030852 - Comprehensive Proposed Settlement Agreements for Entry into Protective Custody
Monday, March 29, 2004

Hearing ID: #	Witness	ID, #/As Filed	Description
FDN			
41		FDN-Stip-1	FDN's Responses to BellSouth's 1st set of ROGs (1-13) FDN's Responses to BellSouth's 2nd set of ROGs (14-26) & 1st request for POD (1-5) FDN's Responses to BellSouth's 1st request for admissions, 3rd set of ROGs (24-29), & 3rd request for POD (8) FDN's Responses to BellSouth's 2nd request for POD (6-7) FDN's Responses to Staff's 1st set of ROGs (1-14) & 1st request for POD (1-7) FDN's Responses to Staff's 2nd set of ROGs (15-37) & 2nd request for POD (8-9) FDN's Responses to Verizon's 1st request for admissions (1-2), 1st set of ROGs (1-21), & first request for POD (1-11) FDN's Responses to Verizon's 2nd set of ROGs (22-23)
ITC/BTL			
42		ITC/BTL-Stip-1	ITC's Responses to BellSouth's 1st set of ROGs (1-13) ITC's Responses to BellSouth's 1st request for admissions, 3rd set of ROGs (24-29), & 3rd request for POD (8) ITC's Responses to BellSouth's 2nd request for admissions, 4th set of ROGs (30-54), & 4th request for POD (9)* ITC's Responses to BellSouth's 2nd set of ROGs & 1st request for POD ITC's Responses to BellSouth's 2nd request for POD (6-7) ITC's Responses to Staff's 1st set of ROGs (1-14) & 1st request for POD (1-7) ITC's Responses to Staff's 2nd set of ROGs (15-34) & 2nd request for POD (8-9) BTL's Responses to BellSouth's 1st set of ROGs (1-13) BTL's Responses to BellSouth's 2nd set of ROGs & 1st request for PODs BTL's Responses to BellSouth's 2nd request for POD

**Docket 030852 - Comprehensive Proposed Supplemented Exhibits for Hearing and Learning Record
Monday, March 29, 2004**

Hearing ID #	Witness	ID # As Filed	Description
			BT's Responses to Staff's 1st set of ROGs (1-14) & 1st request for PODs (1-7)
KMC			
43		KMC-Stip-1	<p>KMC's Responses to BellSouth's 1st set of ROGs (1-13)</p> <p>KMC's Responses to BellSouth's 2nd set of ROGs and 1st request POD</p> <p>KMC's Responses to BellSouth's 1st request for admissions, 3rd set of ROGs (24-25), and 3rd request for POD (6)</p> <p>KMC's Responses to BellSouth's 2nd request for admissions, 4th set of ROGs (36-60), & 4th request for POD (7)</p> <p>KMC's Responses to BellSouth's 2nd request for POD (6-7)</p> <p>KMC's Responses to Staff's 1st set of ROGs (1-14) & 1st request for PODs (1-8)</p> <p>KMC's Responses to Verizon's 1st request for admissions (1-2), 1st set of ROGs (1-22) and 1st request POD (1-11)</p> <p>KMC's Supplemental Responses to Verizon's 1st set of ROGs (11-13)</p> <p>KMC's Responses to Verizon's 2nd set of ROGs (23-24)</p>
MCI			
44		MCI-Stip-1	<p>MCI's Responses to BellSouth's 1st set of ROGs (1-13)</p> <p>MCI's Responses to BellSouth's 2nd set of ROGs (14-23) and 1st request POD (1-5)</p> <p>MCI's Responses to BellSouth's 1st request for admissions, 3rd set of ROGs (24-29), & 3rd request for POD (8)</p> <p>MCI's Responses to BellSouth's 2nd request for admissions, 4th set of ROGs (30-54), & 4th request for POD (9)</p> <p>MCI's Responses to BellSouth's 2nd request for POD (6-7)</p> <p>MCI's Responses to Verizon's 1st request for admissions (1-2), 1st set of ROGs (1-21), & 1st request for PODs (1-11)</p>

Docket 030852 – Comprehensive Proposed Exhibits for Entry into Hearing Record
Monday, March 29, 2011

Hearing ID #	Witness	ID # As Filed	Description
			MCT's Responses to Verizon's 2nd request for admissions (3), 2nd set of ROGs (22-24), & 2nd request for POD (12) MCT's Responses to Staff's 1st set of ROGs (1-14) & 1st request for PODs (1-7) MCT's Responses to Staff's 2nd set of ROGs (15-42) & 2nd request for POD (8-9) MCT's Responses to BellSouth's 2nd Request for admissions & 6th set of ROGs (212-239) MCT's Responses to BellSouth's 5th set of ROGs
Sprint			
45		Sprint-Stip-1	Sprint's Responses to BellSouth's 1st request for admissions (1-3), 1st set of ROGs (4-7), & 2nd request for POD (3) Sprint's Revised Responses to BellSouth's 2 nd ROGs (Nos. 14 & 15) Sprint's supplemental Responses to BellSouth's 2 nd set of ROGs (Nos. 21 & 22) Sprint's Responses to BellSouth's 2nd request for admissions, 2nd set of ROGs (8-32), & 3rd request for POD (4) Sprint's Responses to BellSouth's 1st request for POD (1-2) Sprint's Responses to MCT's 1st set of ROGs (1-68) & 1st request for POD (1) Sprint's Responses to Staff's 2nd set of ROGs (15-54) & 2nd request for POD (8-10) (Sprint Communications) Sprint's Responses to Staff's 1st set of ROGs (1-14) & 1st request for POD (1-7) (Sprint Communications) Sprint's Responses to Staff's 1st set of ROGs (1-9) & 1st request for POD (1) (Sprint Florida)

Testimony Exhibit List

BellSouth

**Docket 030852 - Comprehensive Proposed Stipulated Exhibits for Entry into Evidence
Monthly, March 29, 2004**

Hearing ID#	Witness	ID# As Filed	Description
46	Gray	AWG-E-1	AWG-1; Exhibit to A. Wayne Gray's Direct Testimony
47	Gray	AWG-E-2	AWG-2; Exhibit to A. Wayne Gray's Direct Testimony
48	Gray	AWG-E-3	AWG-3; Exhibit to A. Wayne Gray's Direct & Surrebutal Testimony
49	Gray	AWG-E-4	AWG-4; Exhibit to A. Wayne Gray's Direct Testimony
50	Gray	AWG-E-5	AWG-5; Exhibit to A. Wayne Gray's Direct Testimony
51	Gray	AWG-E-6	AWG-6; Exhibit to A. Wayne Gray's Direct & Surrebutal Testimony
52	Banerjee	DAB-E-1	AXB-1; Exhibit to Dr. Aniruddha Banerjee's Direct Testimony
53	Padgett	SWP-E-1	SWP-1; Exhibit to Shelley W. Padgett's Surrebutal Testimony
54	Padgett	SWP-E-2	SWP-2; Exhibit to Shelley W. Padgett's Surrebutal Testimony
55	Padgett	SWP-E-3	SWP-4; Exhibit to Shelley W. Padgett's Surrebutal Testimony
56	Padgett	SWP-E-4	SWP-5; Exhibit to Shelley W. Padgett's Surrebutal Testimony
57	Padgett	SWP-E-5	SWP-6; Exhibit to Shelley W. Padgett's Surrebutal Testimony
58	Padgett	SWP-E-6	SWP-7; Exhibit to Shelley W. Padgett's Surrebutal Testimony
59	Padgett	SWP-E-7	SWP-9; Exhibit to Shelley W. Padgett's Surrebutal Testimony
60	Padgett	SWP-E-8	SWP-10; Exhibit to Shelley W. Padgett's Surrebutal Testimony
61	Padgett	SWP-E-9	SWP-11; Exhibit to Shelley W. Padgett's Surrebutal Testimony
62	Padgett	SWP-E-10	SWP-12; Exhibit to Shelley W. Padgett's Surrebutal Testimony
63	Padgett	SWP-E-11	SWP-13; Exhibit to Shelley W. Padgett's Surrebutal Testimony
64	Padgett	SWP-E-12	SWP-14; Exhibit to Shelley W. Padgett's Surrebutal Testimony
65	Padgett	SWP-E-13	SWP-15; Exhibit to Shelley W. Padgett's Surrebutal Testimony
66	Padgett	SWP-E-14	SWP-3; Confidential Exhibit to Shelley W. Padgett's Surrebutal Testimony - Document No. 13327-03
67	Padgett	SWP-E-15	SWP-8; Confidential Exhibit to Shelley W. Padgett's Surrebutal Testimony - Document No. 13327-03
68	Padgett	SWP-E-16	Revised SWP-3; Confidential Exhibit to Shelley W. Padgett's Surrebutal Testimony - Document Nos. 03327-03, 00431-04, 01677-04, & 02796-04
69	Padgett	SWP-E-17	Revised SWP-8; Confidential Exhibit to Shelley W. Padgett's Surrebutal Testimony - Document Nos. 03327-03, 00431-04, 01677-04, & 02796-04
72	Banerjee	DAB-E-2	AXB-2; Exhibit to Dr. Aniruddha Banerjee's Surrebutal Testimony
73	Banerjee	DAB-E-3	AXB-3; Exhibit to Dr. Aniruddha Banerjee's Surrebutal Testimony

Docket 030852 - Comprehensive Proposed Stipulated Exhibits for Entry into Hearing Record

Monday, March 29, 2004

Hearing I.D. #	Witness	I.D. # As Filed	Description
Verizon			
74	Fulp/White	OFJW-E-1	A; Exhibit to Orville D. Fulp / John White Direct Testimony
75	Fulp/White	OFJW-E-2	B; Confidential Exhibit to Orville D. Fulp / John White Direct Testimony - Document No. 13265-04
76	Fulp/White	OFJW-E-3	C; Confidential Exhibit to Orville D. Fulp / John White Direct Testimony - Document No. 13265-04
77	Fulp/White	OFJW-E-4	D; Exhibit to Orville D. Fulp / John White Direct Testimony
78	Fulp/White	OFJW-E-5	E.1; Exhibit to Orville D. Fulp / John White Direct Testimony
79	Fulp/White	OFJW-E-6	E.2; Exhibit to Orville D. Fulp / John White Direct Testimony
80	Fulp/White	OFJW-E-7	E.3; Exhibit to Orville D. Fulp / John White Direct Testimony
81	Fulp/White	OFJW-E-8	E.4; Exhibit to Orville D. Fulp / John White Direct Testimony
82	Fulp/White	OFJW-E-9	E.5; Exhibit to Orville D. Fulp / John White Direct Testimony
83	Fulp/White	OFJW-E-10	E.6; Exhibit to Orville D. Fulp / John White Direct Testimony
84	Fulp/White	OFJW-E-11	E.7; Exhibit to Orville D. Fulp / John White Direct Testimony
85	Fulp/White	OFJW-E-12	E.8; Exhibit to Orville D. Fulp / John White Direct Testimony
86	Fulp/White	OFJW-E-13	E.9; Exhibit to Orville D. Fulp / John White Direct Testimony
87	Fulp/White	OFJW-E-14	E.10; Exhibit to Orville D. Fulp / John White Direct Testimony
88	Fulp/White	OFJW-E-15	E.11; Exhibit to Orville D. Fulp / John White Direct Testimony
89	Fulp/White	OFJW-E-16	E.12; Exhibit to Orville D. Fulp / John White Direct Testimony
90	Fulp/White	OFJW-E-17	F.1; Confidential Exhibit to Orville D. Fulp / John White Direct Testimony - Document No. 00420-04
91	Fulp/White	OFJW-E-18	F.2; Confidential Exhibit to Orville D. Fulp / John White Direct Testimony - Document No. 00420-04
92	Fulp/White	OFJW-E-19	F.3; Confidential Exhibit to Orville D. Fulp / John White Direct Testimony - Document No. 00420-04
93	Fulp/White	OFJW-E-20	F.4; Confidential Exhibit to Orville D. Fulp / John White Direct Testimony - Document No. 00420-04
94	Fulp/White	OFJW-E-21	F.5; Confidential Exhibit to Orville D. Fulp / John White Direct Testimony - Document No. 00420-04
95	Fulp/White	OFJW-E-22	F.6; Exhibit to Orville D. Fulp / John White Direct Testimony
96	Fulp/White	OFJW-E-23	F.7; Exhibit to Orville D. Fulp / John White Direct Testimony
97	Fulp/White	OFJW-E-24	F.8; Exhibit to Orville D. Fulp / John White Direct Testimony
98	Fulp/White	OFJW-E-25	G.1; Exhibit to Orville D. Fulp / John White Surrebuttal Testimony

Docket 030852 - Comprehensive Proposed Subpoenaed Exhibits for Discovery and Hearing Record

Monday, March 29, 2004

Hearing I.D. #	Witness	ID # As Filed	Description
99	Fulp/White	OFJW-E-26	G.2; Exhibit to Orville D. Fulp / John White Surrebutal Testimony
100	Fulp/White	OFJW-E-27	G.3; Exhibit to Orville D. Fulp / John White Surrebutal Testimony
101	Fulp/White	OFJW-E-28	Revised F.5; Confidential Exhibit to Orville D. Fulp / John White Surrebutal Testimony - Document Nos. 01680-04 & 02846-04

Allegiance

102	Anderson	RAN-E-1	RA-1; Exhibit to Richard Anderson's Rebuttal Testimony
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AT&T

103	Bradbury	JBV-E-1	JMB-R1; Exhibit to Jay Bradbury's Rebuttal Testimony
104	Bradbury	JBV-E-2	JMB-R2; Exhibit to Jay Bradbury's Rebuttal Testimony
105	Bradbury	JBV-E-3	JMB-SR1; Exhibit to Jay Bradbury's Surrebutal Testimony
106	Bradbury	JBV-E-4	JMB-SR2; Exhibit to Jay Bradbury's Surrebutal Testimony
107	Bradbury	JBV-E-5	JMB-SR3; Exhibit to Jay Bradbury's Surrebutal Testimony

FCCA

108	Ball	GJB-E-1	GJB-1; Exhibit to Gary J. Ball's Rebuttal Testimony
109	Ball	GJB-E-2	GJB-2; Exhibit to Gary J. Ball's Rebuttal Testimony
110	Ball	GJB-E-3	GJB-3; Exhibit to Gary J. Ball's Rebuttal Testimony
111	Ball	GJB-E-4	GJB-5F; Exhibit to Gary J. Ball's Surrebutal Testimony
112	Ball	GJB-E-5	GJB-5G; Exhibit to Gary J. Ball's Surrebutal Testimony
113	Ball	GJB-E-6	GJB-6; Exhibit to Gary J. Ball's Surrebutal Testimony
114	Ball	GJB-E-7	GJB-7; Exhibit to Gary J. Ball's Surrebutal Testimony
115	Ball	GJB-E-8	GJB-4A; Confidential Exhibit to Gary J. Ball's Surrebutal Testimony - Document No. 01667-04
116	Ball	GJB-E-9	GJB-4B; Confidential Exhibit to Gary J. Ball's Surrebutal Testimony - Document No. 01667-04
117	Ball	GJB-E-10	GJB-4C; Confidential Exhibit to Gary J. Ball's Surrebutal Testimony - Document No. 01667-04
118	Ball	GJB-E-11	GJB-4D; Confidential Exhibit to Gary J. Ball's Surrebutal Testimony - Document No. 01667-04

Docket 030852 - Comprehensive Proposed Supplied Exhibits for Henry HOOBleeding Rebuttal
Monday, March 29, 2004

Hearing ID #	Witness	ID # As Filed	Description
119	Ball	GJB-E-12	GJB-4E; Confidential Exhibit to Gary J. Ball's Surrebuttal Testimony - Document No. 01667-04
120	Ball	GJB-E-13	GJB-4F; Confidential Exhibit to Gary J. Ball's Surrebuttal Testimony - Document No. 01667-04
121	Ball	GJB-E-14	GJB-5A; Confidential Exhibit to Gary J. Ball's Surrebuttal Testimony - Document No. 01667-04
122	Ball	GJB-E-15	GJB-5B; Confidential Exhibit to Gary J. Ball's Surrebuttal Testimony - Document No. 01667-04
123	Ball	GJB-E-16	GJB-5C; Confidential Exhibit to Gary J. Ball's Surrebuttal Testimony - Document No. 01667-04
124	Ball	GJB-E-17	GJB-5D; Confidential Exhibit to Gary J. Ball's Surrebuttal Testimony - Document No. 01667-04
125	Ball	GJB-E-18	GJB-5E; Confidential Exhibit to Gary J. Ball's Surrebuttal Testimony - Document No. 01667-04
126	Ball	GJB-E-19	GJB-5F; Confidential Exhibit to Gary J. Ball's Surrebuttal Testimony - Document No. 01667-04
127	Ball	GJB-E-20	GJB-5G; Confidential Exhibit to Gary J. Ball's Surrebuttal Testimony - Document No. 01667-04
KMC			
128	Johnson	MBJ-E-1	MBJ-2; Exhibit to Marva Brown Johnson's Rebuttal Testimony
129	Johnson	MBJ-E-2	MBJ-1; Confidential Exhibit to Marva Brown Johnson's Rebuttal Testimony - Document No. 01013-04
Sprint			
130	Dickerson	KWD-E-1	KWD-1; Exhibit to Kent W. Dickerson's Rebuttal Testimony
131	Dickerson	KWD-E-2	KKWD-2; Exhibit to Kent W. Dickerson's Rebuttal Testimony
132	Dickerson	KWD-E-3	KWD-3; Exhibit to Kent W. Dickerson's Rebuttal Testimony
133	Dickerson	KWD-E-4	KWD-4; Confidential Exhibit to Kent W. Dickerson's Surrebuttal Testimony - Document No. 01661-04
Xpedius			
134	Falvey	JCF-E-1	JCF-1; Exhibit to James C. Falvey's Rebuttal Testimony
135	Falvey	JCF-E-2	JCF-2; Confidential Exhibit to James C. Falvey's Rebuttal Testimony - Document No. 00907-04
Confidential Testimony Exhibit			
136	Bradbury	Test-Conf-1	Confidential information contained on Pg 23 of Jay M. Bradbury's Rebuttal Testimony for AT&T - Document No. 00923-04

Monday, March 29, 2004

Ball	<p>Confidential information contained in Pgs 13, 19, 20, 21, 23, & 24 of Gary J. Ball's Recreational Testimony for BellSouth</p> <p>Document No. 00916-04</p>
Fulp/White	<p>Confidential information contained in Pgs 12 & 14 of Orville D. Fulp's & John White's Joint Supplemental Direct Testimony for Verizon – Document No. 00420-04</p>
Fulp/White	<p>Confidential information contained in Pgs 29, 32, 34, 40, & 41 of Orville D. Fulp's & John White's Joint Surrebuttal Testimony – Document No. 01680-04</p>
Banerjee	<p>Confidential information contained in Pg 12 of Aniruddha Banerjee's Direct Testimony for BellSouth – Document No. 13326-04</p>
Padgett	<p>Confidential information contained in Pg 18 of Shelley W. Padgett's Surrebuttal Testimony for BellSouth – Document No. 01673-04</p>

Late-Filed Exhibits

[illegible]